OGC Has Reviewed

Contract No. XG-1495 24 April 1956

STATISHENT OF PACTS AND RECOMMENDATIONS OF CONTRACTING OFFICER CONCRNING AN ALLEGED ERROR OF (
IN BID DATED PROBLEMY 11, 1955 UNDER CONTRACT NO. XG-1495
FOR FURNISHING FIRRE-BOARD SERVETS

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The Contracting Officer on 4 February 1955 issued invitation No. 46-55, requesting bids on the following described fibre-board sheets:

Item

Description

Fibre-board sheets, 350 lbs. bursting strength, Grode V3C equal to naterial specified in JAN-P-108 type CF for corrugated fibre-board boxes. No marking or identifying symbols to appear on material in sizes as follows:

| 1. | 36-1/2" x 140" | 3600 sheets |
|----|----------------|-------------|
| 2. | 60" x 80" | 3600 sheets |
| 3. | 44" x 90" | 3600 sheets |
| 4. | 24" x 60" | 3600 sheets |

On February 11, 1955 the

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. submitted

the following bid:

1. 36-1/2" x 140" 3600 sheets .8606 \$3098.16
2. 60" x 80" 3600 sheets .71 \$2556.00

2. 60" x 80" 3600 sheets .71 \$2556.00 3. Wh" x 90" 3600 sheets .2502 \$ 929.52 4. 24" x 60" 3600 sheets ---- 8 -----

As will be noted, the bid, as submitted, indicated on intent to bid on items 1, 2 and 3.

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on or about March 24, 1955 phoned the Contracting Officer, advising that he (the Contractor) had made a serious error in his bid, details of which error were confirmed in his letter dated March 25, 1955, (See enclosure 2). In brief, his alleged error resulted from an inadvertent transposition in typing from the bidders work sheet. The contention is made that bidder intended to bid on items 2, 3 and 4, and submits what he contends to be his original work sheet as verification. The alleged error is claimed to have resulted by the typist transposing these bid prices opposite items 1, 2 and 3 rather than having them read opposite items 2, 3 and 4, as intended by the bidder.

The Contractor points out that unless it is given relief it will suffer a substantial loss in samufacturing this order. The Contractor apparently expected this contract to amount to \$5,654.16 for samufacturing items 2 and 3, instead of the \$3,485.52 for which the contract was actually swarded, or a difference of \$2,168.64. Incomuch as this Contractor would not have been low bidder, if its intended bid had been utilized, it agrees to settle its claim by using the bid prices of the otherwise low bidder 25X1A5A

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Enclosure 3 constitutes the Contracting Officer's decision, which denied Contractor's requested relief. The Contractor bas, however, by its letter of June 1, 1955 (Enclosure 4), pursued its claim under the terms of the "disputes" clause.

Even though presented under the "disputes" clause, Contractor's claim is essentially for reformation of the contract, because of a mistake in bid. Such relief is considered to be beyond the scope of the Contracting Officer's authority. It is therefore, recommended that the matter be referred to the Comptroller General of the United States for decision.

While the Contractor's mistake in bidding may have been inadvertent and innocent, and, in fact, upon all the evidence, appears so to have been, yet, the Contracting Officer recommends against granting the requested relief. The Contractor was requested to, and did, confirm his bid prior to award.

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To now permit the Contractor, after award, to claim additional reinbursement up to but not to exceed the bid of the otherwise low bidder would make a farce of the well developed concepts of competitive (advertised) government procurement. A precedent in this direction would permit a "negligent" bidder to assure himself of the contract award and then to obtain reinbursement equal to the bonafide "low bidder" and at the same time effectively deny the business to such bonafide "low bidder".

It is therefore, recommended that this Contractor be denied any relief in the premises.

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| | Acting Depu | ty Chief (Contracts), |
| Roclosures: | 25X1A5A1 | 25X1A5A1 |
| 1. Abstract of Bids, 2. Letter dated 3/25/ 3. Letter dated 5/17/ | | /Contracting Officer |
| 4. Appeal Letter date | d 6/1/55 (d Award (Supply Contract) | /CIA XG-1495 |
| | | 25X1A5A1 |